

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

UNITED STATES SECURITIES AND
EXCHANGE COMMISSION,

Plaintiff,

v.

DAVID LEE STONE and
JOHN D. ROBSON,

Defendants,

and

HAROLD J. STONE,
GWENDOLYN STONE,
JUSTIN BLAKESLEY, and
BRETT R. ADAMS,

Relief Defendants.

Case No. 22-cv-3553 (VM)

ORDER GRANTING
UNOPPOSED JOINT
MOTION TO MODIFY THE
ASSET FREEZE ORDER AS
TO DEFENDANT JOHN D.
ROBSON

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
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DATE FILED: 2/2/24

This matter comes before the Court on the Joint Motion filed by Plaintiff United States Securities and Exchange Commission and Defendant John D. Robson (“Robson”) seeking leave to modify the Court’s Asset Freeze Order, ECF No. 17, as modified, ECF Nos. 47 and 244, to allow Mr. Robson to sell securities held in a frozen brokerage account and crypto account, with the proceeds to remain in the frozen accounts. Being fully advised of the premises, the Court hereby ORDERS that the Motion is GRANTED.

IT IS HEREBY ORDERED that the Asset Freeze Order, ECF Nos. 17, 47, and 244, as to Mr. Robson is MODIFIED to permit him to:

- (1) sell/liquidate the securities held in a frozen brokerage account in his name held by TD Ameritrade, Inc. (“TD Ameritrade”), ending *8181. The proceeds of such sales shall

remain in the TD Ameritrade account (ending *8181) and continue to be restrained and frozen by the asset freeze; and

(2) sell/liquidate the crypto assets held in a frozen crypto account in his name held by Coinbase, Inc. (“Coinbase”). The proceeds of such sales shall remain in the Coinbase account and continue to be restrained and frozen by the asset freeze.

SO ORDERED this 2nd day of February, 2024.



The Honorable Victor Marrero
United States District Judge